ı	R277. Education, Administration.
2	R277-553. Charter School Oversight, Monitoring and Appeals.
3	R277-553-1. Authority and Purpose.
4	(1) This rule is authorized under:
5	(a) Utah Constitution Article X, Section 3 which vests general control and supervision
6	over public education in the Board;
7	(b) Subsection 53E-3-401(4), which allows the Board to adopt rules in accordance
8	with its responsibilities;
9	(c) Subsection 53G-5-205(5), which requires the Board to establish minimum
10	standards that a charter school authorizer is required to apply when evaluating a charter
11	school application and monitoring charter school compliance; and
12	(d) Subsection 53G-5-501(5), which directs the Board to adopt rules specifying the
13	timeline for remedying deficiencies and ensuring the compliance of a charter school with
14	its charter.
15	(2) The purpose of this rule is to establish minimum standards that an authorizer is
6	required to apply when monitoring charter school compliance.
17	R277-553-2. Authorizer Review of Charter Schools.
18	(1) An authorizer shall review and evaluate annually the performance of charter
19	schools for which it is the authorizer, including requiring all charter schools to:
20	(a) comply with their charter agreements; and
21	(b) comply with statute and board rule.
22	(2) An authorizer shall:
23	(a) visit a charter school at least once during its first year of operation in order to
24	ensure adherence to an implementation of the approved charter and to finalize a review
25	process;
26	(b) visit a charter school as determined in the review process;
27	(c) provide written reports to a charter school after the visits that set forth:
28	(i) strengths;

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30	(ii) deficiencies; and
31	(iii) proposed corrective actions;
32	(d) notify the Superintendent of a claim of fraud or misuse of public assets or funds
33	by a charter school; and
34	(e) coordinate the investigation of claims identified in Subsection (d) with the
35	Superintendent.
36	(3) An authorizer shall annually review and document matters specific to effective
37	charter school operations, including:
38	(a) financial performance;
39	(b) academic performance;
40	(c) enrollment; and
41	(d) governing board performance.
42	(4) An authorizer shall conduct and document a comprehensive review of governing
43	board performance and review the charter agreement at least once every five years.
44	(5) An authorizer shall coordinate with the Superintendent to regularly review its
45	charter schools as described in Subsection 53G-5-205(2).
46	R277-553-3. Remediation and Probation.
47	(1)(a) An authorizer shall develop a written policy documenting the process and for
48	remediation of any deficiencies identified through the processes outlined in Section R277-
49	<u>553-2.</u>
50	(b) An authorizer shall submit a copy of their remediation policy to the Board for
51	approval along with their policy for approving new charters under Section R277-552-3.
52	(c) Notwithstanding Subsection (b), each authorizer shall submit a remediation policy
53	to the Board for approval by January 1, 2020.
54	(2) If a school fails to remedy deficiencies through the remediation process, an
55	authorizer may place the school on probation for no longer than one calendar year.
56	(3) Upon placing a school on probation, an authorizer shall set forth a written plan

57	outlining those provisions in the charter agreement, applicable laws, rules, and regulations
58	with which the school is not in full compliance.
59	(4) The written plan required by Subsection (3) shall:
60	(a) set forth the terms, conditions, and timeline that the school shall follow in order
61	to be removed from probation; and
62	(b) a plan for further remedial action if the school fails to comply with probationary
63	terms.
64	(5) If a school complies with all of the terms of the written plan within the timeline
65	prescribed, the authorizer shall remove the school from probation.
66	(6) A school may request a single extension of no more than six months from an
67	authorizer to comply with the terms of the written plan.
68	(7) If a school fails to satisfy all of the terms of the written plan within the established
69	timeline, the authorizer shall propose to terminate the school's charter.
70	(8) While a school is on probation, the school may seek technical assistance from
71	the authorizer to remedy any deficiencies.
72	(9) An authorizer may, for good cause, or if the health, safety, or welfare of the
73	students at the school is threatened at any time during the probationary period, terminate
74	the charter immediately.
75	(10) An authorizer shall notify the Superintendent in writing within 30 days of any
76	probationary terms imposed under this Section R277-553-3.
77	(11) An authorizer shall comply with the notification requirements in Section 53G-5-
78	504 if the authorizer approves a motion to terminate a charter.
79	R277-553-4. Charter School Governing Board Compliance with Law.
80	(1) A charter school governing board may amend the charter school's charter
81	agreement by receiving approval from its authorizer consistent with Section 53G-5-303.
82	(2) A charter school governing board shall comply with the charter school's
83	authorizer's processes and timelines for all reviews, amendments, expansion requests, and
84	satellite applications.

00	(5) A charter school shall notify the Superintendent and charter school's authorized
86	of lawsuits filed against the charter school within 30 days of the school being served with
87	the complaint.
88	R277-553-5. Charter School Financial Practices and Training.
89	(1)(a) A charter school shall hire or contract with a business administrator to perform
90	the duties described in Section 53G-4-303.
91	(b) A charter school business administrator shall attend business meetings required
92	by the Superintendent or the school's authorizer.
93	(2) A charter school board shall:
94	(a) regularly monitor the charter school's business administator described under
95	Subsection (1); and
96	(b) ensure the business administrator fulfills the duties outlined in Section 53G-4-
97	<u>303.</u>
98	(3) The Board may impose corrective action against a charter school for failure to
99	provide financial and statistical information required by law or Board rules in accordance
100	with Rule R277-114.
101	(3) A charter school shall comply with the Utah State Procurement Code, Title 63G,
102	Chapter 6.
103	(4) A charter school may not receive necessarily existent small schools funding
104	under Subsection 53F-2-304(2) and Rule R277-445.
105	R277-553-6. Remedying Charter School Deficiencies.
106	(1) Upon receiving credible information of charter school financial mismanagement
107	or fraud, or a threat to the health, safety, or welfare of students, in coordination with the
108	Superintendent an authorizer shall direct an independent review or audit, as appropriate.
109	(2) An authorizer may direct a charter school governing board or the charter school
110	administration to take reasonable action to protect students or state or federal funds
111	consistent with Section 53G-5-503

112	(3) Upon receipt of findings documenting a threat to the health, welfare, or safety of
113	a school under Subsection (1), an authorizer may:
114	(a) recommend that the Superintendent impose corrective action against the school
115	in accordance with Rule R277-114;
116	(b) take immediate or subsequent corrective action with charter school governing
117	board members or employees who are responsible for deficiencies consistent with Section
118	<u>53G-5-501;</u>
119	(c) identify a remediation team to work with the school; or
120	(d) immediately terminate the school's charter in accordance with Subsection 53G-5-
121	<u>503(5).</u>
122	(4) Upon receipt of findings documenting financial mismanagement or fraud by a
123	charter school, an authorizer shall coordinate appropriate corrective action with the
124	Superintendent.
125	(5) An authorizer may exercise flexibility for good cause in making a
126	recommendation regarding an identified deficiency.
127	R277-553-7. Appeals to the Board.
128	(1) An operating charter school may appeal an authorizer's decision to terminate the
129	school's charter to the Board.
130	(2) Upon terminating a charter, an authorizer shall:
131	(a) provide written notice to the charter school;
132	(b) provide written notice of appeal rights and timelines to the charter school
133	governing board chair or authorized agent; and
134	(c) post information about the appeals process on its website and provide training
135	to charter school governing board members and authorized agents regarding the appeals
136	procedure.
137	(3) If a charter school appeals an authorizer's decision to terminate a charter, the
138	charter school governing board chair shall submit a written appeal to the Superintendent
139	within 14 calendar days of the authorizer's action.

141	(i) set a hearing before a standing committee to make a recommendation to the
142	Board for consideration at its next regularly scheduled meeting;
143	(ii) designate three to five Board members and a hearing officer, who is not a Board
144	member, to act as an objective hearing panel to conduct a hearing and provide a
145	recommendation to the Board for consideration at its next regularly scheduled meeting; or
146	(iii) set a hearing before the full Board.
147	(b) A hearing under Subsection (4)(a) shall be held no more than 45 days following
148	receipt of the written appeal.
149	(5) The Board shall:
150	(a) uphold the authorizer's decision; or
151	(b) remand the matter to the authorizer with identified deficiencies in the authorizer's
152	decision and suggested remedies.
153	(6) The recommendation of the chartering entity shall be in place pending the
154	conclusion of the appeals process, unless the Superintendent in the Superintendent's sole
155	discretion, determines that the authorizer's decision or failure to act presents a serious
156	threat to students or an imminent threat to public property or resources.
157	(7) The Board's acceptance or rejection of the hearing report is the fina
158	administrative action on the issue.
159	KEY: charter schools, oversight, monitoring, appeals
160	Date of Enactment or Last Substantive Amendment:
161	Notice of Continuation:
162	Authorizing, and Implemented, or Interpreted Law: Art X Sec 3; 53E-3-401; 53G-5-205

(4)(a) Upon receipt of an appeal under this section, Board leadership may:

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